

UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.	
09/719,900	12/18/00	KOCH			Н	00-726
Γ		T M	22/1003			EXAMINER
			22/1000		IP,S	
BACHMAN & LAPOINTE					ART UNIT	PAPER NUMBER
SUITE 1201 900 CHAPEL S NEW HAVEN CT	STREET 7 06510-2801	2			1742	(
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Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

	Application No.	Applicant(s)			
Office Action Summary					
	Examiner	Group Art Ur	nit		
-The MAILING DATE of this communication appears	on the cover sheet	beneath the correspondence	e address—		
P riod for Reply			•		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE 3	MONTH(S) FROM THE I	MAILING DATE		
 Extensions of time may be available under the provisions of 37 CFR 1.1 from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply of 18 NO period for reply is specified above, such period shall, by default, experience to reply within the set or extended period for reply will, by statute 	y within the statutory min	imum of thirty (30) days will be cons	idered timely.		
Status					
Responsive to communication(s) filed on 12/18/00	: 2/1/01	•			
☐ This action is FINAL .	J = · -	- 1	•		
☐ Since this application is in condition for allowance except for accordance with the practice under Ex parte Quayle, 1935 (or formal matters, pro C.D. 1 1; 453 O.G. 2 ⁻	secution as to the merits is (closed in		
Disp sition of Claims	,				
☑ Claim(s) 7 - 1 Ӌ		is/are pending in the	application		
Of the above claim(s)					
☐ Claim(s)		is/are allowed	oonoideration.		
✓ Claim(s) 7 ~1 4		is/are rejected			
□ Claim(s)					
□ Claim(s)			on or election		
pplication Papers		requirement.			
☐ See the attached Notice of Draftsperson's Patent Drawing F	Review, PTO-948.				
☐ The proposed drawing correction, filed on		☐ disapproved.			
☐ The drawing(s) filed on is/are objected	to by the Examiner.	•••			
☐ The specification is objected to by the Examiner.					
☐ The oath or declaration is objected to by the Examiner.					
ri rity under 35 U.S.C. § 119 (a)-(d)					
☑ Acknowledgment is made of a claim for foreign priority unde ☐ All ☐ Some* ☑ None of the CERTIFIED copies of the ☑ received.	r 35 U.S.C. § 11 9(a) priority documents h	-(d). ave been			
☐ received in Application No. (Series Code/Serial Number)_					
□ received in this national stage application from the Interna		Rule 1 7 2(a))			
*Certified copies not received:					
ttachment(s)		•			
☑Information Disclosure Statement(s), PTO-1449, Pap r No(s)	5 5	ntoniou Cumman, STO 445			
,	<i>/</i> ·———	☐ Interview Summary, PTO-413			
, , ,		lotics of Informal Datast Ac. III	Alles DEC 155		
 ☑ Notice of Reference(s) Cited, PTO-892 ☑ Notice of Draftsperson's Patent Drawing R vi w, PTO-948 		Notice of Informal Patent Applic			

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97) Serial No: 09/719,900

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DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112: The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 7-14 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 3. Claims 7 and 14 are indefinite because the steps are not in active format.

Claim Rejections - 35 USC § 103

- 4. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 5. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each

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claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(f) or (g) prior art under 35 U.S.C. 103(a).

- 6. Claims 7-14 are rejected under 35 U.S.C. § 103 as being unpatentable over USP 4661172 to Skinner et al (abstract and col. 1, lines 40-45), SU 530919 (abstract), EP 594509 (abstract, PTO-1449), USP 5540791 to Matsuo et al (abstract, PTO-1449).
- 7. The cited reference(s) disclose(s) the features including the claimed elements added to form Al base alloy. Therefore, the subject matter as a whole would have been obvious to one having ordinary skill in the art at the time the invention was made to have selected the overlapping portion of the subject matter disclosed by the reference. Overlapping ranges have been held to be a prima facie case of obviousness, See MPEP § 2112.01, In re Best, 195 USPQ 430, In re Malagari, 182 USPQ 549, In re Titanium Metals Corporation of America v. Banner, 227 USPQ 773 (Fed. Cir. 1985), In re Woodruff, 16 USPQ 2d 1934, and In re Wertheim, 541 F.2d 257, 191 USPQ 90 (CCPA 1976).

Conclusion

The above rejection relies on the reference(s) for all the teachings expressed in the text(s) of the references and/or one of ordinary skill in the metallurgical art would have reasonably understood or implied from the text(s) of the reference(s). To emphasize certain aspect(s) of the prior art, only specific portion(s) of the text(s)

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have been pointed out. Each reference as a whole should be reviewed in responding to the rejection, since other sections of the same reference and/or various combination of the cited references may be relied on in future rejection(s) in view of amendment(s).

All recited limitations in the instant claims have been meet by the rejections as set forth above.

Applicant is reminded that when amendment and/or revision is required, applicant should therefore specifically point out the support for any amendments made to the disclosure. See MPEP § 2163.06 (a) and 37 C.F.R. § 1.119.

Examiner Correspondence

Any inquiry concerning this communication or earlier communications from the examiner should be directed to S. Ip whose telephone number is (703) 308-2542. The examiner can normally be reached on Monday to Friday from 5:30 A.M. to 2:00 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dr. Roy V. King, can be reached on (703)-308-1146.

The facsimile phone number for this Art Unit 1742 are (703) 305-3601 (Official Paper only) and (703) 305-7719 (Unofficial Paper only). When filing a FAX in Technology Center 1700, please indicate in the Header (upper right) "Official" for papers that are to be entered into the file, and "Unofficial" for draft documents and other communication with the PTO that are not for entry into the file of the application. This will expedite processing of your papers.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0651.

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SIKYIN IP PRIMARY EXAMINER ART UNIT 1742